Deposition Designations for: DANIEL GARRISON February 28, 2000

Deposition Designation Key

Arrowood = Arrowood Indem. Co. f/k/a Royal Indem. Co. (Light Green)

BNSF = BNSF Railway Co. (Pink)

Certain Plan Objectors "CPO" = Government Employees Insurance Co.; Republic Insurance Co. n/k/a Starr Indemnity and Liability Co.; OneBeacon America Insurance Co.; Seaton Insurance Co.; Fireman's Fund Insurance Co.; Allianz S.p.A. f/k/a Riunione Adriatica Di Sicurta; and Allianz SE f/k/a Allianz Aktiengesellschaft; Maryland Casualty Co.; Zurich Insurance Co.; and Zurich International (Bermuda) Ltd.; Continental Casualty Co. and Continental Insurance Co. and related subsidiaries and affiliates; Federal Insurance Co.; and AXA Belgium as successor to Royal Belge SA (Orange)

CNA = Continental Cas. Co & Continental Ins. Co. (Red)

FFIC = Fireman Funds Ins. Co. (Green)
FFIC SC = Fireman Funds Ins. Co. "Surety Claims" (Green)

GR = Government Employees Ins. Co.; Republic Ins. Co. n/k/a Starr Indemnity and Liability Co.

Libby = Libby Claimants (Black)

OBS = OneBeacon America Ins. Co. and Seaton Ins. Co. (Brown)

PP = Plan Proponents (Blue)

Montana = State of Montana (Magenta)

Travelers = Travelers Cas. and Surety Cos. (Purple)

UCC & BLG = Unsecured Creditors' Committee & Bank Lenders Group (Lavender)

AFNE = Assume Fact Not in L = Leading

Evidence LA = Legal Argument

AO = Attorney Objection LC = Legal Conclusion

BE = Best Evidence

LPK - Lacks Personal Knowledge

LO - Seeking Local Opinion

Cum. = Cumulative LO = Seeking Legal Opinion

Ctr = Counter Designation
Ctr-Ctr = Counter-Counter
ET = Expert Testimony

NT = Not Testimony
Obj: = Objection
R = Relevance

F = Foundation F = Relevance S = Speculative

408 = Violation of FRE 408 UP = Unfairly Prejudicial under Rule 403

H = Hearsay V = Vague

IH - Incomplete Hypothetical

${\tt GARISOND.TXT}$

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1	MONTANA NINETEENTH JUDICIAL DISTRICT COURT
2	LINCOLN COUNTY
3	CAUSE NO. DV-98-132
4	
5	DANIEL GARRISON, SR. and) CHARLENE GARRISON, husband and)
6	wife,
7	Plaintiffs, {
8	vs.
9	W.R. GRACE & CO CONN., a
10	Connecticut corporation, W.R. GRACE & CO., a Deleware corporation,
11	W.R. GRACE & CO., a/k/a GRACE, an) association of business entities,) and DOES I-IV,
12	Defendants.
13	De, chadres.
14	
15	DEPOSITION
16	OF
1,7	DANIEL GARRISON, SR.
18	On Behalf of the Defendants
19	
20	
21	Taken at the Venture Motor Inn 443 US Highway 2 West, Libby, Montana
22	Monday, February 28, 2000 10:30 a.m.
23	
24	now and to country a continue and Notany
25	Reported by Connie S. Costanza, CSR, RPR, and Notary Public for the State of Montana, Lake County.

2

APPEARANCES

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Arrowood

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14 that you're confident and I'm confident that you're 15 answering the question that's being asked. Okay? 16 A. Yes. Okay. Dan, in speaking with your Q. 18 counsel, I believe a week or two ago he informed me 19 that you've recently been diagnosed with lung 20 cancer; is that correct? 21 Α. Yes. 22 Q. And, Dan, that was Dr. Whitehouse that 23 diagnosed that? 24 À. Yes. 25 John also mentioned that you have to go Q. 0 6 1 back for another procedure; is that correct? 2 Α. Yes. 3 What is the procedure you have to go 0. 4 back for, do you know? 5 They're going to put me under and put a 6 scope, some kind of scope inside my lung and then 7 they will determine if there is enough that they can take out to slow down the cancer in the lung or 8 portion of the lung or all of it. 9 10 Q. I see. So it's to determine whether 11 surgery is an option and see what you can do with 12 surgery? 13 Α. Yes. Okay. And do you know, Dan, had you 14 Q. 15 already given a biopsy over there? A biopsy consisting of possibly they 16 drained out a tube of fluid out of the lung. 17

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Okay. And then that's what they used to Arrowood
        18
                   Q.
        19
             diagnose the lung cancer?
        20
                   Α.
                         They said it was full of cancer cells.
        21
                         Dan, when is the procedure that they are
                   Q.
        22
             going to do that we just talked about, when are you
        23
             going to have that done?
        24
                         When are they going to have it done?
                   Α.
        25
                         Yes.
                   Q.
0
                                                              7
         1
                         I go in Tuesday for a pre-op.
                   Α.
         2
                   Q.
                         Tomorrow?
         3
                   Α.
                         Yes. And Wednesday at eight o'clock in
        4
            the morning at the Deaconess Hospital.
        5
                         Do you know, Dan, is that an outpatient
        6
            procedure? Will you be going home that same day or
        7
            will you be hospitalized?
        8
                  A.
                         They said I'll be in, if they don't take
        9
            it out, for three days, but if they take any portion
       10
            of the lung out, it will run from five to seven
       11
            days, and if they take the whole lung out it can run
       12
            up to as high as three weeks.
       13
                         I see. And do you know, Dan, is the
       14
            lung cancer localized in one of the lungs or is it
       15
            in both of the lungs? Do you know that at this
       16
            point?
       17
                       We have no proof of it -- at this time of
       18
            it being in both lungs.
       19
                        So what lung is it in?
                  Q.
       20
                  Α.
                        The left one.
       21
                        So there's a possibility that they'll
                  Q.
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GARISOND.TXT
22 take your whole left lung out, huh?

23 A. They said when they drained it it was

24 clear full of liquid; it was not even being used.

Q. I see. Since they've drained the liquid

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- 1 has it been easier to breath?
- 2 A. For four or five hours afterwards I
- 3 breathed way better. I drove home from Spokane that
- 4 afternoon and I kind of enjoyed the trip coming
- 5 home. I didn't have no pain in my rib cage; my
- 6 headache went away that I'd had for three months and
- 7 aspirin didn't even look at it, and my vision was
- 8 way better. I really enjoyed the trip home compared
- 9 to going in that morning.
- 10 Q. Sure. And then presumably it filled up
- 11 with some more liquid and those symptoms came back,
- 12 did they?
- 13 A. I don't know. That was only two and a
- 14 half weeks ago they drained it.
- 15 Q. How does it feel now?
- 16 A. It hurts. Hurted all night long. I've
- 17 been taking imitation Tylenol.
- 18 Q. Have all those symptoms come back that
- 19 you were talking about, like the headache?
- 20 A. No, no. My head's been perfect --
- 21 well --
- 22 Q. And how about, you mentioned your
- 23 vision, you had been having some problems with your
- 24 vision?
- 25 A. Not now. I was wearing these because --

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GARISOND.TXT

- Q. And what types of things do you recall, Dan, that brought that to your attention? What types of things were you doing that you noticed you were starting to suffer from shortness of breath?
- A. Going up stairs, cutting wood, mowing the lawn, greasing the cars, rolling around underneath and get out and have to set some place to breathe. I don't know. There's probably a dozen others that you could name. It just goes in every day living experience, you know.
- 13 Q. You just noticed that you started 14 getting winded?
- 15 A. Yes. You just have to quit. And up
 16 till about two years ago I never even had pain with
 17 it, but about two years ago it started having pain
 18 with it.
- 19 Q. Okay. Could you describe the pain for 20 me?
- 21 A. Well, it's not like you mashed your
- 22 thumb, you know. It's just a drawing hurt. That's
- 23 about the size of it. It's kind of like a drawing
- 24 hurt.

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25 Q. Did it hurt more in one part of the day

- 1 versus the other?
- 2 A. (witness shakes head no.)
- 3 Q. And was it kind of constant in your
- 4 chest area?
- 5 A. If you considered the time when it would
- 6 hurt the worst, would be the worst, would be early Page 9

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GARISOND.TXT

- 7 in the mornings.
- Q. That's the time when it would be the
- 9 worst?
- 10 A. That would be the worst.
- 11 Q. Dan, would it be a lot different than
- 12 when you used to have, say, a real bad chest cold?
- 13 You know how you can have aches and pains in your
- 14 chest area. Was it different than that?
- 15 A. It's absolutely different.
- 16 Q. Okay. Was it kind of like your chest
- 17 muscles contracting, you know? You were saying it
- 18 was kind of a drawing feeling?
- 19 A. Can I use the doctor's term on it?
- 20 Q. Sure; whatever you can use.
- 21 A. She said it seems like after I had these
- 22 first x-rays over two years ago when the radiologist
- 23 stated what he thought I had, she said, Dan, when
- 24 that's happening it's taking back little portions of
- 25 your lung that has been captured. Now did I say

- 1 that right?
- Q. Sure. Sure. And this you said you
- 3 started noticing about two years ago?
- 4 A. Yeah; the worst. Well, that -- we're
- 5 talking about when you should be writing. I'm
- 6 sorry.
- 7 I was going to correct you. It started
- 8 that way a little over three years ago.
- 9 Q. Okay. And over the last three years,
- 10 Dan, did the pain get progressively worse or has it Page 10

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GARISOND.TXT

kind of stayed the same? How would you describe what it has done over the last three years?

on the short of winded part, when I get winded the pain has stayed the same, but the coughing has gotten real, real worse, just eventually got bad, and as it got bad it started on circulating more hurt on coughing in my right lung.

- Okay. So when you would cough, your right lung would start to hurt more.
- 20 Right. I believe she said it's the -where the bronchial tube goes into your lung it shows a gray ring around the base of it, which she said was asbestosis.
- And that's kind of the area that would 24 25 hurt when you'd have coughing?

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- That's the area that hurt the worst. 1 And that does have me bothered a little bit when 2 they're working on my left lung. 3
 - ٥. Sure.
- Now you asked about when this started 5 hurting -- excuse me. But the left lung did not 6 start hurting until just three or four months ago. 7
 - Q. Okav.

started.

8 When I started getting pains in the 9 Α. ribs, in the -- soreness in here and in the middle 10 of my spinal cord in my back, and then right 11 straight in, that's when it started hurting. You 12 asked when it started hurting, that's when it 13

GARISOND.TXT Okay. But the pain in the right side Q. started hurting about three years ago? Α. Yes. 18 And putting aside any coughing for just Q. 19 a second, Dan, did the right side pain get worse 20 over the last three years? 21 No; no. Α. 22 So it has stayed the same, which is Q. 23 primarily when you've been coughing? 24 Α. Yes. 25 So am I getting this right, then, if you Q. D 14 weren't coughing and you weren't having a coughing 1 2 fit you weren't having pain in the right side? 3 In the right side, none. And then up about three or four months 4 5 ago you started having pain on the left side. And 6 could you describe that for me? Has it been 7 constant?

8 A. Yes. And especially when you want to

10 lay on your stomach or doing anything with your arms

sit down, put your shoes on, lay on your left side,

11 above your head. Is that pretty much clear by that,

12 your question I mean?

Q. Um-hmm, it is.

14 Has that caused you problems in sleeping

15 then?

9

16 A. Oh, yes.

17 Q. Because you can't roll on your left

18 side?

GARISOND.TXT

- A. Yes. I spend a lot of nights in the last three years in a chair or on the daveno.
- Q. You seem to be able to sleep a little better that way?
- A. Yes; with my shoulder and head
 elevated. Not because of the coughing, but because

25 of the breathing and short of breath. Lay flat on

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- your back you get shorter of breath than ever.
- Q. Dan, when did you start noticing the
- 3 cough as a fairly consistent cough?
- 4 A. Four years ago.
- 5 Q. And did you cough for some time before
- 6 you started feeling the pain in the right side when
- 7 you did cough?
- 8 A. Just, I got to get that in my mind.
- 9 That was kind of a heavy question. Did I cough
- 10 before I started noticing the pain, yes.
- 11 Q. Because the reason I asked you that is
- 12 you had said that you started feeling pain in the
- 13 right side about three years ago and then you said
- 14 you started noticing a constant cough about four
- 15 years ago.
- 16 A. Four years ago.
- 17 Q. Dan, when you cough do you have a
- 18 productive cough? Do you spit up anything?
- 19 A. Very little. And the most that ever
- 20 comes out of my lungs is when I go -- (coughs). I
- 21 get it in my throat and go -- (coughs). Can you
- 22 write that down?

GARISOND.TXT Libby Q. (BY MR. MacDONALD:) Dan, your employment records with W.R. Grace, or I guess it was Zonolite then, indicated that you started in 24 early December of '56 and worked for roughly six 25 weeks and ended in January of '57. Is that your 0 110 1 recollection? 2 That's it. A. 3 . And you already told me a little earlier Q. why you started up there. Do you remember who your 4 5 boss was? 6 Α. The first I worked, the shifter boss, 7 the mill boss there was Jack Garrison. Then he went off of nights and went on days. And then I didn't 8 9 have no boss. C-10 don't have a boss. There's only 10 one man works it, but they got a radio, and the 11 other shifter boss radios on their radio, gets the scale reading -- you're running a belt over a scale 12 all the time -- and gets a scale reading and tells 13 14 you -- you got two belts. One reads the dry mill, one reads the wet mill. We want a little more 15 16 number one or number three or number two. And you go back and you cut the one down and put the other 17 18 one on. so actually your boss is the 19 radio, and whichever boss is in the dry mill or in the wet mill, that's your boss while you're there. 20 21 I was there six weeks in there. 22 And what actual job was it? Do you 23 remember the title of that job?

They checked it C-10.

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GARISOND, TXT

25 Q. C-10?

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A. That's what the paychecks had written on it -- not dry mill, not wet mill, but C-10. And not the mine. I had nothing to do with the mine, you know.

Libby

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- Q. And, Dan, do you remember like where you were up there at Zonolite when you were working?
- 7 Was it in the dry mill?
- A. No. It was behind both mills, back
 underneath the bins. Where the mine comes up and
 dumps into the bins, the ore on the big conveyors
 dumps in the bins, and I was at the bottom of them
- 12 bins.
- 13 Q. And you'd have a radio.
- 14 A. Yeah; on a post.
- Q. And did you do this job all the time during that six weeks?
- 17 A. That's what I did while I was there,
- 18 yeah. You sweep up.
- 19 Q. Underneath the bins.
- A. The spilling around where the bins are feeding and where the belts separate, divider belts
- 22 and stuff spilled a little. You're always sweeping
- 23 and cleaning up there. But that's fresh ore; that's
- 24 not dried. That's fresh ore out of the mine.
- Q. Fresh ore out of the mine?

GARISOND.TXT

- A. Yeah.
- Q. So it was outside?
- A. No. It's got a shed like this over it,
- what you'd call a breeze-way.
- 5 Q. But it wasn't an enclosed place.
- 6 A. Yeah; it's enclosed, totally enclosed,
- 7 walls on both sides.
- 8 Q. Right; on two sides, but not walls on
- 9 four sides.
- 10 A. Yeah. But there was a hallway over
- 11 here, the port side -- you're talking about the port
- 12 side. There's a long hallway open there. That's
- 13 where the bins are. All them bins is right here.
- 14 And the other end's opened where it goes into the
- 15 wet mill and separates off and goes towards the dry
- 16 mill, that's open; there's big open doors.
- 17 Q. So I guess what I'm saying is, then, you
- 18 have a roof over your head and then there are walls
- 19 on two sides but not on all four sides.
- 20 A. Yes.
- 21 Q. And then you'd be sweeping, cleaning up
- 22 underneath these bins.
- 23 A. Yes.
- Q. And then the radio person would come on
- 25 and say, Dan, we need more one or more two, and by

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- 1 virtue of that instruction you would perform some
- 2 task to change the type of ore that would go on
- 3 certain conveyor belts?
 - A. Yes. But before that you had to take

GARISOND.TXT the weight the scale was running and you had to give

- 6 them the weight and they'd tell you then how much
- o chem the weight and they a terr you then now much
- 7 more to give them, or less.
- 8 Q. And when you started off, you start off
- 9 on day shift?
- 10 A. Yes.
- 11 Q. And at that time --
- 12 A. No -- excuse me. No. Night shift.
- 13 Q. When you say night, that's not swing,
- 14 that's graveyard?
- 15 A. That's swing, not graveyard.
- 16 Q. So like 3 to 11 at night?
- 17 A. 4 to 11.
- 18 Q. And Jack Garrison was your supervisor?
- 19 A. He's the one that set me up on the job
- 20 the day I went up there. Then after the first week
- 21 he wasn't on the radio no more; he was someplace
- 22 else.
- 23 Q. Because he went to day shift.
- 24 A. Day shift or graveyard. He changed
- 25 shifts.

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114

- 1 Q. And were you there underneath the bins
- 2 by yourself?
- A. Yes.
- 4 Q. So there's no one else around working
- 5 with you?
- 6 A. Not a sole.
- 7 Q. Did you know, Dan, that there was
- 8 asbestos in the minerals that would be dumped into

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GARISOND.TXT

the bins?

- .0 A. I never knew what asbestos was, no way,
- 11 shape, form in the world.
- 12 Q. Maybe I didn't ask that very
- 13 accurately. I wasn't asking you if you knew what
- 14 asbestos was, just did you know there was asbestos
- 15 in the ore?
- 16 A. No.
- 17 Q. Never heard the word asbestos?
- 18 A. No, never.
- 19 Q. Did you know what they were doing in the
- 20 mill, what they were trying to get at in terms of
- 21 the milling process up there at Zonolite?
- 22 A. Well, in the dry mill they was drying
- 23 the ore, in the dry mill they was drying it. And in
- 24 the wet mill I don't know what they was doing with
- 25 it. I have no idea in the world how it come out of

115

- 1 there wet. I mean, they had a sediment of some
- 2 kind, and it must have been separating number one
- 3 from number two from number three and the rock,
- 4 because all that dust and rock was in there.
- 5 Q. Did you know that the milling process
- 6 was trying to separate the good ore from the bad
- 7 stuff so they could sell the good ore?
- 8 A. That's what I knew. And that was what
- 9 their dry mill was doing. And then they put the wet
- 10 mill in before I went up there, of course. And
- 11 that's what the wet mill was doing. They was
- 12 swirling like a gold panning outfit. I'd never seen

one only on television, but like it swirled. 13 Dan, what do you recall the contaminant 14 mineral being called up there, the stuff that they 15 were trying to separate out of the good ore? 16 Well, the one thing they were trying to 17 separate is, get the rock out. And the next thing 18 they did was the separation only on size, on size. 19 I'm not sure whether it was 100 or 200 or 300 or 20 just one, two or three or what, but it was the size 21 of the pebbles of the ore. They're flakes, you 22 know, blue flakes. I can still see them in my 23 sleep, since this has come up, you know. Before for 24 a hundred years it never entered my mind. 25 116 And, Dan, but the only word you used for 1 the stuff that they were trying to separate was 2 "rock," that they were separating out the rock? 3 Taking out the rock and separating size. 4 Α. 5 Q. Okay. Because I believe there is only one

Libby

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12

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sizes.

Q.

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dusty?

A. It was dust where it come down out of the bins, out of the Zonolite -- well, on a farm they call them elevators, where they put grain in.

Well, these here, it was just, to my knowledge, just

Was where you worked, Dan, was it very

well, these here, it was just, to my knowledge, just bin -- bin one, bin two, bin three. And where that

grade of ore up there. It's just the different

16 spilled down onto the belt, you open it up you'll

spill more onto the belt or shut it down. The dust pours out from it constantly. It's dirty dust. It's pure dirty dust that pours out constantly from it, from the mining. 20 21 when you first started there up at Q. Zonolite were you given any safety equipment? 22 The day I started up there they didn't 23 Α. even tell me to wear a hard hat, and so I didn't. 24 And did you eventually start wearing a 25 Q. 0 117 hard hat? 1 No: never did. Never said I had to 2 Α. 3 have. So Jack never told you to wear a hard 4 Q. hat or steel-toed boots or anything like that? 5 No. Nobody to my knowledge did. A 6 hundred different kind of caps and hats, but no hard 7 8 hats. Okay. How about a respirator in the 9 dusty areas? Did you ever wear a respirator? 10 I wore a respirator when they sent me to 11 sweeping up on the top dry floor. And one of the 12 workers said, Dan, there's some respirators in 13 there. They called me Danny, I'm sorry. Everybody 14 who used to know me called me Danny. Said, Danny, 15 there's some respirator cover masks in there. If 16 you're going up on the top floor why don't you wear 17

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one so you'll be able to eat your supper tonight;

can't eat. Then he said stick a couple in your

otherwise there'll be so much mud in your throat you

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